



महाराष्ट्र शासन राजपत्र

भाग दोन-संकीर्ण सूचना व जाहिराती

वर्ष ३, अंक २६]

गुरुवार ते बुधवार, जून २९-जुलै ५, २०१७/आषाढ ८-१४, शके १९३९

[पृष्ठे ४२, किंमत : रुपये १५.००

प्राधिकृत प्रकाशन

संकीर्ण सूचना व जाहिराती

Sr. No. M-1798

PUBLIC NOTICE

Grindwell Norton Limited

Regd. Office : Leela Business Park, 5th Level, Andheri – Kurla Road,
Marol, Andheri, Mumbai 400 059.

Notice is hereby given that the certificate[s] for the under mentioned securities of the Company has/have been lost/mislaid and the holder[s] of the said securities / applicant[s] has/have applied to the Company to issue duplicate certificate[s].

Any person who has a claim in respect of the said securities should lodge such claim with the Company at its Registered Office within 15 days from this date, else the Company will proceed to issue duplicate certificate[s] without further intimation.

Name of holders	Kind of securities	No. of securities	Distinctive numbers
Dileep Gangadhar Mehendale	Equity Shares, Rs. 5	100	46154187 to 46154286

Place : Mumbai

Date : 20/6/2017

DILEEP GANGADHAR MEHENDALE.

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,
गुरुवार ते बुधवार, जून २९-जुलै ५, २०१७/आषाढ ८-१४, शके १९३९

विक्रीकर सहआयुक्त (कॉट-प्रशा.), ठाणे ग्रामीण विभाग, भाईदर यांचे कार्यालय

अधिसूचना

[केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४ अ पैकी पोट-नियम (७), याप्रमाणे]

क्रमांक विसआ/कॉट-प्रशा./ठागावि/“ग” नमुने/२०१७-१८/ब-१७४७

ज्याअर्थी, मे. इनोवेट्स फॅकेड सिस्टम्स् प्रा. लि., टीन क्र. २७७७०००६३६३ व्ही/सी केंद्रीय विक्रीकर कायदा, १९५६ अन्वये धारक यांजकडून असे कळविण्यात आले आहे की, केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ नुसार नियम १२ च्या पोट-नियम (१), प्रमाणे त्यांना मंजूर करण्यात आलेली प्रतिज्ञापत्र “ग” नमुने क्र. एमएच-१३/६९५५६४, एमएच-१३/६९४९७१, एमएच-१३/६९५७६१ गहाळ झालेले आहेत. त्याअनुषंगाने सदर विक्रेत्याने इन्डेमीटी बॉन्ड दाखल केला असून स्थानिक वर्तमानपत्रांत जाहिरातही दिलेली आहे.

त्याअर्थी, मी, सुभाष एंगडे, विक्रीकर सहआयुक्त (कॉट. प्रशा.), ठाणे ग्रामीण विभाग, भाईदर, केंद्रीय विक्रीकर अधिनियम (मुंबई), नियम, १९५७ च्या नियम ४ अ पैकी पोट-नियम (७), अन्वये विहित केलेल्या अधिकारांचा वापर करून असे जाहीर करतो की, सदरहू “ग” नमुने क्रमांक एमएच-१३/६९५५६४, एमएच-१३/६९४९७१, एमएच-१३/६९५७६१ हे नमुने रद्द ठरविण्यात येत आहेत.

सुभाष एंगडे,

भाईदर,
दिनांक १३ जून २०१७.

विक्रीकर सहआयुक्त (कॉट-प्रशासन),
ठाणे ग्रामीण विभाग, भाईदर.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX (VAT-ADM.)
THANE RURAL DIVISION, BHAYANDER**

NOTIFICATION

[Under sub-rule (7) of the Rule 4A of the Central Sales Tax (Mumbai) Rules, 1957]

No. JCST/VAT-ADM/T.RD./‘C’ Form/2017-18/B-1747

Whereas, it has been brought to my Notice by M/s. Innovators Facade System Pvt. Ltd. TIN No. 27770006363V/C under Central Sales Tax Act, 1956 that the declarations in Form “C” referred to in sub-rule (1) of rule (12) of Central Sales Tax Act (Mumbai) Rules, 1957, bearing No. MH-13/695564, MH-13/694971, MH-13/695761 have been lost and in respect of said facts the selling dealer had filed an Indemnity Bond and also placed an Advertisement in local News papers.

After considering above facts, I, Subhash Yengde, Joint Commissioner of Sales Tax, (Vat Adm.), Thane Rural Division, Bhayander in exercise of the power vested in me under sub-rule (7) of the rule 4A of the Central Sales Tax (Mumbai) Rules, 1957 hereby declare that the said declarations in Form “C” bearing Serial bearing No. MH-13/695564, MH-13/694971, MH-13/695761 shall be considered as invalid.

SUBHASH YENGDE,

Bhayander,
dated 13th June 2017.

Joint Commissioner of Sales Tax (VAT-ADM.),
Thane Rural Division, Bhayander.

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,
गुरुवार ते बुधवार, जून २९-जुलै ५, २०१७/आषाढ ८-१४, शके १९३९

मुंबई महानगर प्रदेश विकास प्राधिकरण

सूचना

महाराष्ट्र प्रादेशिक नियोजन व नगररचना अधिनियम, १९६६ च्या कलम ६०(१) अन्वये

क्र. एसआरओटी/कल्याण ग्रोथ सेंटर/टीपीएस-१/भाग-१/७५९/२०१७.

ज्याअर्थी, महाराष्ट्र शासनाने आपली अधिसूचना क्रमांक टीपीएस. १२१९/१९१०/सीआर-३४/२०००/यूडी-१२, दिनांक ९ ऑगस्ट २००६ (दिनांक ७ डिसेंबर २००६ रोजी शासन राजपत्रात प्रसिद्ध झालेला) अन्वये नेमलेल्या आणि महाराष्ट्र प्रादेशिक नियोजन व नगररचना अधिनियम, १९६६ (यापुढे ज्याचा उल्लेख “उक्त अधिनियम” असा करण्यात आला आहे) च्या कलम ४०, पोट-कलम (१) च्या खंड (ग) अन्वये प्रदान केलेल्या अधिकारांचा वापर करून प्रव्यापित केलेल्या आणि मुंबई महानगर प्रदेश विकास प्राधिकरण अधिनियम, १९७४ अन्वये स्थापन झालेल्या मुंबई महानगर प्रदेश विकास प्राधिकरणाची (यापुढे ज्याचा उल्लेख “मुं. म. प्र. वि. प्रा.” असा करण्यात आला आहे) ठाणे जिल्ह्यातील कल्याण व अंबरनाथ तालुक्यातील २७ गावांच्या क्षेत्रासाठी (यापुढे ज्याचा उल्लेख “उक्त अधिसूचित क्षेत्र” असा करण्यात आला आहे) ‘विशेष नियोजन प्राधिकरण’ म्हणून नेमणूक केली आहे;

आणि ज्याअर्थी, उक्त अधिनियमाच्या कलम ३१ च्या पोट-कलम (१) अन्वये राज्य शासनाने नगर विकास विभागाच्या अधिसूचना क्र. टीपीएस.१२१२/१६१७/सी.आर.क्र. १०१/१३/यूडी-१२, दिनांक ११ मार्च २०१५ अन्वये उक्त अधिसूचित क्षेत्राच्या विकास योजनेस मंजुरी दिली असून शासनाने प्रस्तावित केलेले सारभूत स्वरूपाचे फेरबदल वगळलेले भाग (Excluded Parts) या स्वरूपात वगळलेले आहेत;

आणि ज्याअर्थी, महाराष्ट्र शासनाने आपली अधिसूचना क्रमांक टीपीएस.१२१५/९४१/सीआर-४२/१५/यूडी-१२, दिनांक ३० एप्रिल २०१६ अन्वये कल्याण व अंबरनाथ तालुक्यातील २७ गावांच्या अधिसूचित क्षेत्रामधून १० गावांसाठी (क्षेत्र सुमारे १०८९ हे. आर.) अनुक्रमे घोपर (भाग), संदप, उसरघर (भाग), घारिवली (भाग), माणगाव(भाग), हेदुटणे (भाग), कोळे, काटई(भाग), निळजे (भाग) आणि घेसर(भाग) ग्रोथ सेंटर विकास करण्याकरिता मुंबई महानगर प्रदेश विकास प्राधिकरणाची ‘विशेष नियोजन प्राधिकरण’ म्हणून नेमणूक कायम ठेवली आहे आणि कल्याण व अंबरनाथ तालुक्यातील २७ गावांच्या उर्वरित क्षेत्राकरिता प्राधिकरणाची नेमणूक रद्द केली आहे (या पुढे ज्याचा उल्लेख ‘कल्याण ग्रोथ सेंटर’ असा करण्यात आला आहे);

आणि ज्याअर्थी, मुं.म.प्र.वि.प्राधिकरणाच्या दिनांक २९ मार्च २०१७ रोजी झालेल्या १४२ व्या बैठकीतील ठराव क्र. १४०६ अन्वये सुमारे १०८९ हे.आर. क्षेत्रामध्ये कल्याण ग्रोथ सेंटर विकसित करण्याकरिता (त्यातील मंजूर किंवा बांधिल विशेष नगर वसाहत प्रकल्पाचे क्षेत्र वजा करता) एक वा अनेक नगररचना परियोजना हाती घेण्याच्या प्रस्तावाला मान्यता दिली आहे आणि उक्त अधिनियमाच्या कलम ६० अन्वये उद्देश घोषित करण्यासाठी व नगररचना परियोजना प्रसिद्ध होईपर्यंत करावी लागणारी सर्व कार्यवाही करण्यासाठी महानगर आयुक्त, मुं.म.प्र.वि.प्रा. यांना प्राधिकृत करण्यात आले आहे.

म्हणून, त्याअर्थी, उक्त अधिनियमातील कलम ६० च्या पोट-कलम (१) अन्वये, कल्याण ग्रोथ सेंटर क्षेत्रामध्ये स्थित असलेल्या नगररचना परियोजना क्र. १ बनविण्याकरिता उद्देश घोषित करण्यात येत आहे. नगररचना परियोजना क्र. १ मध्ये अंतर्भूत असलेल्या क्षेत्राचे वर्णन पुढील परिशिष्ट मध्ये नमूद केल्याप्रमाणे आहे :—

परिशिष्ट

नगररचना परियोजना तयार करताना त्यात अंतर्भूत असलेल्या क्षेत्राचे वर्णन

क्रमांक	नगररचना परियोजने चे नाव	अंतर्भूत गावे	नगररचना परियोजनेमधील क्षेत्राची हद
१	नगररचना परियोजना क्र. १.	मौ.काटई, निळजे, कोळे, हेदुटणे आणि घेसर या गावांचे भाग.	क्षेत्रालगत बांधिल होत असणारे उत्तरेस - काटई नाका पासून कल्याण-बदलापूर पाईप लाईन रोड (राज्य महामार्ग क्र. ४३) ते मौ. कोळे आणि हेदुटणे गावांच्या सामाईक हदीपर्यंत. पूर्वेस - भागश: कल्याण-बदलापूर पाईप लाईन रोड (राज्य महामार्ग क्र. ४३) पासून सुरु होऊन भागश: मौ. कोळे व हेदुटणे, यांच्या सामाईक हदीलगत तसेच आणि पुढे मौ. खोणी, अंतर्ला, हेदुटणे, कोळे एकात्मिकृत नगर वसाहत प्रकल्प (ITP) हदीलगत आणि पुढे भागश: मौ. निळजे- हेदुटणे यांच्या सामाईक हदीलगत व त्यापुढे खाडीच्या बाह्य हदीलगत.

(१)	(२)	(३)	(४)
			दक्षिणेस - मौ. हेडटणे, निळजे आणि घेसर या गावांच्या हड्डीलगत आणि त्यानंतर पुढे मेगा सिटी प्रकल्पाच्या हड्डीलगत रेल्वे जमिनीपर्यंत.
			पश्चिमेस - रेल्वे जमिनीलगत आणि पुढे कल्याण-शिळ रस्त्याच्या हड्डीलगत (राज्य महामार्ग क्र. ४०) काटई-नाक्या पर्यंत.

कल्याण ग्रोथ सेंटरच्या क्षेत्रामध्ये स्थित असलेल्या नगररचना परियोजना क्र. १ ची काळ्या रंगाच्या रेषेत हृद दर्शविणारा नकाशा हा खालील कार्यालयांमध्ये कार्यालयीन कामकाजाच्या सर्व दिवशी जनतेच्या निरीक्षणासाठी ठेवण्यात आला आहे :-

- (१) प्रमुख, नियोजन विभाग, मुंबई महानगर प्रदेश विकास प्राधिकरण, द्वा मजला, नवीन प्राधिकरण इमारत, वांग्रे-कुर्ला कॉम्प्लेक्स, वांग्रे (पू.), मुंबई.
- (२) वरिष्ठ नियोजक, उप प्रादेशिक कार्यालय, मु.म.प्र.वि.प्राधिकरण, बाळकुम फायर स्टेशनच्या वर, ठाणे (प.) ४०० ६०८.
- (३) महापालिका आयुक्त, कल्याण-डॉबिवली महानगरपालिका, कल्याण (प.).
- (४) जिल्हाधिकारी, ठाणे.
- (५) तहसिलदार, कल्याण तहसील.

सदर सूचना व नकाशा हे मु.म.प्र.वि. प्राधिकरणाचे संकेतस्थळ www.mmrda.maharashtra.gov.in येथे उपलब्ध आहेत.

यु.पी.एस.मदान,
महानगर आयुक्त,
मु.म.प्र.वि.प्राधिकरण.

मुंबई,

दिनांक २१ जून २०१७.

MUMBAI METROPOLITAN REGION DEVELOPMENT AUTHORITY

Notice

UNDER SECTION 60(1) OF THE MAHARASHTRA REGIONAL AND TOWN PLANNING ACT, 1966.

No. SROT/Kalyan Growth Centre/TPS-1/Vol.-1/759/2017.

Whereas, the Govt. of Maharashtra by its Notification No. TPS. 1299/1910/C.R.-34/2000/UD-12, dated 9th August 2006, (published in *Government Gazette*, on 7th December 2006) promulgated in exercise of its powers conferred by clause (c) under sub-section(1) of section 40 of the Maharashtra Regional and Town Planning Act, 1966 (hereinafter referred as ‘the said Act’) appointed the Mumbai Metropolitan Region Development Authority (hereinafter referred to as ‘MMRDA’), established under MMRDA Act, 1974, to be the ‘ Special Planning Authority’ for the area of 27 villages of Kalyan and Ambarnath Talukas from Thane District (hereinafter referred as ‘the said Notified Area’);

And whereas, in accordance with sub-section (1) of section 31 of the said Act, the State Government has sanctioned the Development Plan of the said Notified Area *vide* Urban Development Department Notification No. TPS.1212/1697/C.R.No. 101/13/UD-12, dated 11th March 2015 excluding the substantial modifications *i.e.* the Excluded Part proposed by the Government;

And whereas, the Govt. of Maharashtra by its Notification No. TPS. 1215/941/C.R.-42/15/UD-12, dated 30th April 2016 has retained the appointment of MMRDA as the Special Planning Authority for the 10 Villages (area approx. 1089 Hectare) namely Bhopar (pt.), Sandap, Usarghar (pt.), Gharivali (pt.), Mangaon (pt.), Hedutane (pt.), Kole, Katai (pt.), Nilaje (pt.) and Ghesar (pt.) out of 27 Villages Notified Area of Kalyan and Ambarnath Talukas to develop Growth Center and has cancelled the appointment of MMRDA as the Special Planning Authority for the rest of the 27 Villages Notified Area of Kalyan and Ambarnath Talukas from Thane District (herein after referred to as Kalyan Growth Centre);

And whereas, MMRDA in its 142nd Meeting held on 29th March 2017 has by Resolution No. 1406 given its approval to undertake the development of said KGC (excluding the area of sanctioned or committed Special Township Project (STP) within the Kalyan Growth Centre area) by undertaking one or more Town Planning Scheme and authorised the Metropolitan Commissioner, MMRDA to declare the intention as per section 60 of the said Act as well as any further necessary action till the preparation of Draft Town Planning Scheme/s.

Now, therefore, the MMRDA declares under sub-section (1) of section 60 of the said Act, its intention to prepare Town Planning Secheme No. 1 located within the Kalyan Growth Centre. The description of the area to be included in Town Planning Scheme No. 1 is as specified in the Schedule given hereinunder :-

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,
गुरुवार ते बुधवार, जून २१-जुलै ५, २०१७/आषाढ ८-१४, शके १९३९

Schedule

Description of the areas to be included in the preparation of T.P. Schemes

Sr. No.	Name of T.P.S.	Villages included	Boundaries of area included in the T.P.S.
1	Town Planning Scheme No. 1.	Part of villages Katai, Nilaje, Kole, Hedutane and Ghesar.	<p>Area bounded by to the</p> <p>North.—By the Kalyan-Badlapur Pipeline Road (State Highway-43) from Katai Naka upto the common boundary of villages Kole and Hedutane.</p> <p>East.—Starting from the Kalyan-Badlapur Pipeline Road (State Highway-43) partly along the common boundary of villages Kole & Hedutane and further running along the boundary of Khoni, Antarli, Hedutane, Kole Integrated Township Project (ITP) and along the common boundary of villages Nilaje and Hedutane and further along the outer boundary of Creek.</p> <p>South.—Along the village boundaries of Hedutane, Nilaje and Ghesar and then further running along the boundary of Mega City project upto Railway Land.</p> <p>West.—Along the Railway Land and further along the Kalyan-Shil Road (State Highway-40) upto Katai Naka.</p>

The Plan showing boundaries in Black verge of the area included in the Town Planning Scheme No. 1 located within the Kalyan Growth Center area is kept open for inspection of the public on all working days at the offices of the following :—

- (1) The Chief, Planning Division, 6th Floor, New MMRDA Building, Bandra-Kurla Complex, Bandra (East), Mumbai 400 051.
- (2) The Senior Planner, Sub-Regional Office, MMRDA, Above Balkum Fire Station, Balkum, Thane (West) 400 608.
- (3) The Municipal Commissioner, Kalyan-Dombivali Municipal Corporation, Kalyan (West).
- (4) The District Collector, Thane.
- (5) The Tahsildar, Kalyan Tehsil.

This Notice and Plan are also available on the web site of MMRDA at www.mmrda.maharashtra.gov.in

U. P. S. MADAN,
Metropolitan Commissioner,
MMRDA.

Mumbai,
dated 21st June 2017.

Sr. No. M-1797

NOTICE

TATA CONSULTANCY SERVICES LIMITED

Regd. Office : Nirmal Building, 9th Floor, Nariman Point, Mumbai 400 021

NOTICE is hereby given that the certificates for the undermentioned securities of the Company has been lost and the holders of the said securities / applicants has applied to the Company to issue duplicate certificates.

Any person who has a claim in respect of the said securities should lodge such claim with the Company at its Registered Office within 15 days from this date, else the Company will proceed to issue duplicates without further intimation.

Name of Holders & Joint Holders if any	Kind of Securities and Face Value	No. Of Securities	Distinctive Nos.
JANAK JAICHAND MEHRA / MADHU JANAK MEHRA	1	49	489372863-489372911
JANAK JAICHAND MEHRA / MADHU JANAK MEHRA	1	98	978728972-978729069
JANAK JAICHAND MEHRA / MADHU JANAK MEHRA	1	49	480180175-480180223

PLACE : MUMBAI,

JANAK JAICHAND MEHRA ,

DATE : 13th June 2017.

MADHU JANAK MEHRA.

મહારાષ્ટ્ર શાસન રાજપત્ર, ભાગ દોન-સંકીર્ણ સૂચના વ જાહિરાતી,
ગુરુવાર તે બુધવાર, જૂન ૨૯-જુલૈ ૫, ૨૦૧૭/આષાઢ ૮-૧૪, શકે ૧૯૩૯

NOTICE

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

FIRST APPEAL No. 1164 to 2004

District Bharuch

Petitioner's Advocates : Mr. D. N. Pandya

Sureshbhai Lallubhai Solanki *Petitioner(s)*

Versus

Rajiv K. Kruppa (Deleted) and 2 *Respondent(s)*

To,

2. S. S. Parmar,

Residing at Nandgaon, P.O. Manor,

Ta. Palghar, Dist. Thana.

Take notice that the First Appeal from the decree of the Judge, Motor Accident Claims Tribunal (Main), District Court, Bharuch dated 4th Day of January 2002 passed in Motor Accident Claims Petition No. 882 of 1991 has been presented by the above-named Appellant(s) on 29th of April, 2004 and has been registered in this Court. On hearing the said First Appeal, it is ordered by this Court to issue rule and that the hearing of the said First Appeal will take place on 29th June 2017 at 11-00 am peremptorily in this Court and if no appearance is made on your behalf, by yourself, your advocate or by someone authorised by law to act for you, it will be heard and determined in your absence.

Court's order :

Coram : Honourable Mr. Justice S. G. Shah

Coram : Honourable Ms. Justice Sonia Gokani

Witness R. SUBHASH REDDY, Esquire the Chief Justice at Ahmedabad aforesaid this 7th Day of March 2017.

By the Court,

A. S. CHAMPANERIA,
Assistant Registrar.

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

Notice

FIRST APPEAL NO. 1164 OF 2004

District : BHARUCH

Petitioner's Advocate : MR. D. N. PANDYA

Sureshbhai Lallubhai Solanki.....*Petitioner(s)*

Versus

Rajiv K. Kruppa (Deleted) and 2*Respondents(s)*

S. S. Parmar.

Residing at Nandgoan, P.O. Manor,
Ta. Palghar, Dist. Thana.

Take notice that the First Appeal from the decree of the Judge, Motor Accident Claim Tribunal (Main), District Court, Bharuch, dated 4th Day of January, 2002 passed in Motor Accident Claims Petition No. 882 of 1991 has been presented by the above named Appellant(s) on 29th of April, 2004 and has been registered in this Court. On hearing the said First Appeal, it is ordered by this Court to issue rule and that the hearing of the said First Appeal will take place on 29th June 2017 at 11-00 am. peremptorily in this Court and if no appearance is made on your behalf, by yourself, your advocate or by someone authorised by law to act for you, it will be heard and determined in your absence.

Court's Order :

CORAM : Honourable Mr. Justice S. G. Shah.

Date : 7th March 2017

Oral Order

Fresh Notice returnable on 13th April 2017

CORAM : Honourable Ms. Justice Sonia Gokani

Date : 15th June 2017

S. O. to 29th June 2017

Witness R. SUBHASH REDDY, Esquire the Chief Justice at Ahmedabad aforesaid this 7th Day of March 2017.

By the Court,

A. S. CHAMPANERIA,
Assistant Registrar.

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,
गुरुवार ते बुधवार, जून २९-जुलै ५, २०१७/आषाढ ८-१४, शके १९३९

झोपडपट्टी पुनर्वसन प्राधिकरण

अधिसूचना

झोपुग्रा/उजि/टे-६/३क/सहयोग स.गृ.सं./२०१७/१८८

ज्याअर्थी, महाराष्ट्र झोपडपट्टी (सुधारणा, निर्मलन आणि पुनर्विकास) अधिनियम, १९७१ चे कलम ३ब च्या पोट कलम (३) अनुसार झोपडपट्टी पुनर्वसन प्राधिकरणाने झोपडपट्टी पुनर्वसन योजना तयार करून दिनांक ९ एप्रिल १९९८ रोजी राजपत्रात प्रसिद्ध केली आहे.

ज्याअर्थी, महाराष्ट्र झोपडपट्टी (सुधारणा, निर्मलन आणि पुनर्विकास) अधिनियम, १९७१ चे कलम ३ (क) उप-कलम (१) अनुसार “झोपडपट्टी पुनर्वसन क्षेत्र” घोषित करण्याचे अधिकार मुख्य कार्यकारी अधिकारी यांना आहेत.

त्याअर्थी उक्त कलम ३ (क) चे उप कलम (१) मधील शक्तीचा वापर करून मी, खालीलप्रमाणे अनुसूचीमध्ये दर्शविलेले क्षेत्र “झोपडपट्टी पुनर्वसन क्षेत्र” म्हणून याद्वारे घोषित करीत आहे. सदरचे क्षेत्र बृहन्मुंबई विकास नियंत्रण नियमावली, १९९१ चे नियम ३३(१९०) अन्वये झोपडपट्टी पुनर्वसन योजना दाखल करण्यास पात्र आहे.

अनुसूची

अ.क्र.	गाव	मिळकत	“झोपडपट्टी पुनर्वसन क्षेत्र”	चतु:सीमा				
व. न.भू.क्र.	पत्रिकेनुसार	म्हणून जाहीर केलेले	क्षेत्र (चौ.मी)					
(१)	(२)	(३)	(४)	(५)	पुर्व	पश्चिम	उत्तर	दक्षिण
१	मौजे-कुरार,	२५९२६.६	३३३४.४	न.भू.क्र.	न.भू.क्र.	न.भू.क्र.	न.भू.क्र.	
	ता. बोरीवली			४९१,	३५५	३५५,	३५५,	
	न.भू.क्र.			४९२,		५१२		४९०
	३५५(पै),							
२	३५५/२६७ ते	७१७.९	७१७.९					
	३०७							
३	३५५/३५२ ते	१६९.५	११८.६					
	३५७							
४	३५५/४११ ते	५६८.६	५६८.६					
	४४३							
५	४९१ पै	३०४.०	३०४.०	न.भू.क्र.	न.भू.क्र.	न.भू.क्र.	न.भू.क्र.	
६	४९१/ १ ते ४	७१.७	७१.७	४९२	३५५	३५५	४९०	
७	५१२ पै	३५०९.४	६६.५	न.भू.क्र.	न.भू.क्र.	न.भू.क्र.	न.भू.क्र.	
८	५१२/६२,६३	३१.२	३१.२	५१२,	५१२	५१२	३५५	
				३५५				
एकूण क्षेत्र			५२१२.९					

प्रशासकीय इमारत, प्रा. अनंत काणेकर मार्ग,

बांद्रा (पूर्व), मुंबई ४०००५१.

दिनांक १७ जून २०१७.

विश्वास पाटील,

मुख्य कार्यकारी अधिकारी,

झोपडपट्टी पुनर्वसन प्राधिकरण.

SLUM REHABILITATION AUTHORITY

NOTIFICATION

No.SRA/DY.COLL/T-6/3C/SAHYOG CHS/2017/188

Whereas, the Slum Rehabilitation Authority has formed Slum Rehabilitation Scheme under the provision of section 3B (3) of Maharashtra Slum Area (Improvement, Clearance and Redevelopment) Act, 1971 and published in *Gazette* on 9th April 1998;

Whereas, in view of the provision of Section 3C (1) of the Maharashtra Slum Area (Improvement, Clearance and Redevelopment) Act, 1971 the Chief Executive Officer, Slum Rehabilitation Authority is empowered to declare any area as "Slum Rehabilitation Area".

Therefore in view of the said provision of section 3C (1) of the Maharashtra Slum Area (Improvement, Clearance and Redevelopment) Act, 1971. I, undersigned is hereby declare the area shown in schedule as "Slum Rehabilitation Area". Now the said area is open to submit scheme of slum rehabilitation as per regulation 33(10) of Development Control Regulation, 1991 of Greater Mumbai.

Schedule

S. N.	Village & C.T.S No.	Area as per Property Card (Sq. mtr.)	Area declared as "Slum Rehabilitation Area" (Sq. mtr.)	Boundaries			
				East	West	North	South
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
1	Village- Kurar Taluka- Borivali 355(Pt),	25926.6	3334.4	C.T.S. 491, 492,	C.T.S. 355 512	C.T.S. 355, 512	C.T.S. 355, 490
2	355/267 To 307	717.9	717.9				
3	355/352 To 357	169.5	118.6				
4	355/411 To 443	568.6	568.6				
5	491Pt	304.0	304.0	C.T.S.	C.T.S.	C.T.S.	C.T.S.
6	491/1 To 4	71.7	71.7	492	355	355	490
7	512Pt	3509.4	66.5	C.T.S.	C.T.S.	C.T.S.	C.T.S.
8	512/62,63	31.2	31.2	512 355	512	512	355
Total Area			5212.9				

Administrative Building,
Prof. Anant Kanekar Marg,
Bandra (E.) Mumbai 400 051.
Dated 17th June 2017.

VISHWAS PATIL,
Chief Executive Officer,
Slum Rehabilitation Authority.

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,
गुरुवार ते बुधवार, जून २९-जुलै ५, २०१७/आषाढ ८-१४, शके १९३९

प्रकल्प अधिकारी, एकात्मिक आदिवासी विकास प्रकल्प, पेण-रायगड

जाहीर आवाहन

क्रमांक शिक्षण २०१७/प्र.क्र./का.४(२)/२६८८.— राज्यात विभागीय, जिल्हा, तालुका, ग्रामिण स्तरावर अनुसूचित जमातीच्या विद्यार्थ्यांना उच्च शिक्षण घेण्यासाठी आदिवासी विकास विभागाद्वारे शासकीय वसतिगृह योजना कार्यान्वीत आहे. तसेच विभागीय व जिल्हास्तरावर इयत्ता १२ वी नंतर पुढे उच्च शिक्षण घेण्यासाठी शासकीय वसतिगृहात प्रवेश न मिळालेल्या अनुसूचित जमातीच्या विद्यार्थ्यांसाठी पंडित दीनदयाल उपाध्याय स्वयंम योजना सन २०१६-१७ या शैक्षणिक वर्षापासून आदिवासी विभागाद्वारे लागू केली आहे.

सन २०१७-१८ या शैक्षणिक वर्षात विभागीय व जिल्हास्तरावर इयत्ता १२ वी नंतर पुढे शिक्षण घेणा-या अनुसूचित जमातीच्या विद्यार्थी/विद्यार्थीनींनी शासकीय वसतिगृह, अथवा पंडित दिनदयाल उपाध्याय स्वयंम योजना यापैकी कोणत्याही एक योजनेची निवड करून दिनांक १३ जून २०१७ पासून किंवा त्या-त्या अभ्यासक्रमाचे निकाल लागल्यापासून १(एक) महिन्याचे आत *swayam.mahaonline.gov.in* या संकेतस्थळाद्वारे ॲनलाईन अर्ज नोंदणी करावयाची आहे.

विभागीय व जिल्हास्तरावर इयत्ता ११ वी व १२ वी चे शिक्षण घेणा-या विद्यार्थ्यांनी तसेच तालुका व ग्रामीणस्तरावर इयत्ता ८ वी पासून पुढे शिक्षण घेणा-या नवीन व जुने प्रवेशार्थीनी शासकीय वसतिगृह प्रवेशासाठी वर नमूद संकेतस्थळाद्वारे ॲनलाईन अर्ज नोंदणी करावयाची आहे.

वर नमूद केल्याप्रमाणे ॲनलाईन प्रणालीद्वारे विभागांतर्गत शासकीय वसतिगृहात प्रवेशासाठी अर्ज नोंदणी केलेल्या नवीन व जुने प्रवेशार्थीनी आवश्यक कागदपत्र ॲनलाईन अपलोड करून संबंधित वसतिगृहाचे गृहपाल यांचेकडे ॲनलाईन अर्ज सादर करावयाचे आहे. स्वयंम योजनेसाठी नवीन व जुने प्रवेशार्थीनी दिनांक १३ जून २०१७ पासून किंवा त्या-त्या अभ्यासक्रमाचे निकाल लागल्यापासून १(एक) महिन्याचे आत वर नमूद संकेत स्थळाद्वारे ॲनलाईन अर्ज नोंदणी करून आवश्यक कागदपत्र अपलोड करून अर्ज संबंधित महाविद्यालयाकडे सादर करावयाचे आहे. अर्ज नोंदणीसाठी मार्गदर्शक सूचना (युझार मन्युवल) वर नमूद संकेतस्थळावर उपलब्ध आहे.

तरी वर नमूद योजनांचा लाभ घेण्यासाठी इच्छुक विद्यार्थ्यांनी दिलेल्या संकेतस्थळावर तात्काळ संपर्क साधून ॲनलाईन अर्ज नोंदणी करावी. ॲनलाईन अर्ज नोंदणीस काही अडचणी येत असल्यास त्यासाठी नजीकचे वसतिगृहाचे गृहपाल यांचेकडे संपर्क साधावा.

पेण-रायगड, आवास्कर बिलिंग, पेण,
महाराष्ट्र राज्य विद्युत वितरण कंपनीसमोर.
दुरध्वनी क्र. ०२१४३-२५२५१९

जी. एस. केंद्रे,
प्रकल्प अधिकारी,
एकात्मिक आदिवासी विकास प्रकल्प,
पेण-रायगड.

Serial No. M-1799

NOTICE

TATA CHEMICALS LIMITED

REGD OFFICE: BOMBAY HOUSE 24 HOMI MODY STREET MUMBAI – 400 001

Notice is hereby given that the certificates for the under mentioned securities of the Company have been lost/misplaced and the holder(s) of the said securities/applicant(s) has/have applied to the Company to issue duplicate certificates.

Any person who has a claim in respect of the said securities should lodge such claim with the company at its Registered office within 15 days from this date, else the Company will proceed to issue duplicate certificates without further intimation.

Name of Holders	Kind of Securities and Face Value	No. of Securities	Distinctive Nos.
Shalini Vasudeo Bhave (Decd), Vasudeo Vinayak Bhave (Decd) & Arvind Vasudeo Bhave	Equity Shares of Rs.10/-	96	148741191 - 148741286

Place : Mumbai,

dated 22nd June 2017.

ARVIND VASUDEO BHAVE.

Serial No. M-17101

IN THE HIGH COURT OF JUDICATURE AT BOMBAY

ORDINARY ORIGINAL CIVIL JURISDICTION

COMPANY PETITION NO. 1152 OF 2015

In the matter of Section 433 and 434 (A) of the
Companies Act, 1956;

And

In the matter of M/s. KSS PETRON PVT. LTD.
a Private Limited Company incorporated in
India, under provision of Companies Act, 1956
having its registered office at Swastik Chambers,
6th floor, Sion-Trombay Road, Chembur, Mumbai
400 071, Maharashtra.

CIN No. U45400MH2007PTC234297

...Company

M/s. Premier Transport Ltd.
A limited company incorporated
In India under provision of companies Act, 1956
Having its registered office at
405, Prestige Chambers,
Kalyan Street, Mumbai 400 009.

...Petitioner.

A Petition under Section 433 and 434(a) of the Companies Act, 1956 for winding up of the abovenamed Company was Presented by M/s. Premier Transport Limited the Petitioner above-named creditor of the Company on 10th June 2015 and the said petition was admitted pursuant to order dated 19th June 2017 and the same is fixed for hearing before the company Judge on 7th August 2017 at 11.00 O'clock in the forenoon or soon thereafter.

ANY person(s), creditor or contributory desirous to supporting or to opposing the said petition should send to the petitioner or his Advocate at the office address mention hereunder, a notice of his intension signed by him or his Advocate with his full name and addresses so as to as reach the petitioner Advocate not later than five days before the date fixed for hearing of the said petition and appear at the hearing for the purpose in person or by an Advocate.

A copy of the petition will be furnished by the petitioners Advocate to any creditor or contributor on payment of the prescribed charges for the same.

Any affidavit intended to be used in opposition to the petition should be filed in court and a copy thereof served on the petitioners advocate, not less than five days before the date fixed for hearing.

Dated this 28th day of June 2017.

8C Shrivinayak,
Tejpal Scheme Road no. 3,
Vile-Parle (East),
Mumbai 400 057 .

S . V. VORA,
Advocate for the Petitioners.

Serial No. M-17100

**MULTI COMMODITY EXCHANGE OF INDIA LIMITED
MUMBAI**

The Securities and Exchange Board of India (SEBI), in exercise of its powers under Section 4 of the Securities Contracts (Regulation) Act, 1956, has, vide its letter SEBI/HO/CDMRD/DEA/OW/P/2017/013352/1 dated June 09, 2017, approved amendments to the Rules of Multi Commodity Exchange of India Limited (MCX or the Exchange) proposed by the Exchange vide its letter No. MCX/SEBI-13/CRO/2017 dated February 15, 2017. The amendments to the Rules of the Exchange approved by SEBI are as under and these amendments shall be effective from the date of its publication in the Gazette of India.

AMENDMENTS IN THE RULES OF MCX

1. In Rule 2 of the MCX Rules,-

- i) in sub-rule ee, the words, figures and symbols "or a Co-operative Society as defined under the Co-operatives Societies Act, 1912/ Multi State Co- operative Societies Act, 2002/ any other respective State/UT Co-operative Society Act (including federations of such co-operative societies)," shall be deleted;
- ii) sub-rule h shall be deleted;
- iii) in sub-rule x, the words and symbol "a cooperative society," shall be deleted

2. In Rule 5 of the MCX Rules,

- i) in sub-rule a, after the words "approved commodities", the words and symbols "/securities", shall be inserted;
- ii) in sub-rule b, for the words "futures contracts in any commodity", the word "contract" shall be substituted;
- iii) in sub-rule c, after the words "month within which a" the word "futures" shall be deleted.

3. In Rule 10 of the MCX Rules,-

- i) for the words and symbol "COMMODITY/IES", the words and symbol "**COMMODITY /SECURITY**" shall be substituted;
- ii) after the words "Advisory Board for specific commodity", the symbol and word "/security" shall be inserted;
- iii) after the word "commodities", the symbol and word "/securities" shall be inserted;
- iv) for the words "specific commodity or group of commodities" the words and symbol "commodities / securities" shall be substituted;

- v) after the words “such commodities” wherever they occur, the symbol and word “/ securities” shall be inserted.
4. In Rule 19 of the MCX Rules, in sub-rule k, after the words “Clearing House”, the symbol and words “/Clearing Corporation” shall be inserted.
5. In Rule 21 of the MCX Rules, sub-rule viii. shall be deleted.
6. In Rule 21D of the MCX Rules, in sub-rule (iii), for the words, symbols and letter “and sub-clause (f) thereof”, wherever they occur the following words, symbols, letter and figure shall be substituted, namely:-
“and sub-clause (f) of Rule 8 of SCRR”.
7. In Rule 22F of the MCX Rules, following explanation shall be inserted, namely:-
“Explanation: Admission fee shall also be refunded in case the application of a new Member is rejected by SEBI.”.
8. In Rule 25 of the MCX Rules, in sub-rule (a),-
- for the word “Election” and for the word “election”, the word “Admission” and the word “admission” respectively shall be substituted and for the word “elected”, the word “admitted” shall be substituted;
 - for the word “may”, the word “shall” shall be substituted.
9. In Rule 30 of the MCX Rules,-
- in sub-rule a . in clause (v), after the word “commodities”, the symbol and word “/securities” shall be inserted;
 - in sub-rule b, for clause iv., the following clause shall be substituted, namely:-
“iv. Obtain prior approval in case of any addition of new partner(s) or change in partner(s) of the firm not amounting to dissolution of the firm.”;
 - in sub-rule c..-
 - for the word “Board”, the word “Exchange” shall be substituted;
 - after the words “notice board”, the symbol and word “/ website” shall be inserted.
 - in sub-rule e, after the word “commodities” the symbol and word “/securities” shall be inserted.
10. In Rule 32A of the MCX Rules,-
- in sub-rule (i), in clause e, after the word “commodities”, the symbol and word “/securities” shall be inserted;
 - in sub-rule (v), after the word “commodities”, the symbol and word “/securities” shall be inserted;
 - in sub-rule (x), after the word “commodities”, the symbol and word “/securities” shall be inserted.

11. In Rule 33 of the MCX Rules, in sub-rule b, for clause i), the following clause shall be substituted, namely:-

- “i) To obtain prior approval from the Exchange for any change in its status or constitution which would include.
1. amalgamation, demerger, consolidation or any other kind of corporate restructuring falling within the scope of section 391 of the Companies Act, 1956 (1 of 1956) or the corresponding provision of any other law for the time being in force;
 2. change in its managing director(s), whole-time director(s) or director(s) appointed in compliance with clause (v) of sub-rule (4A) of rule 8 of the Securities Contracts (Regulation) Rules, 1957; and
 3. any change in control over the body corporate.”

12. In Rule 34 of the MCX Rules, for the word “Board” wherever it occurs, the word “Exchange” shall be substituted.

13. In Rule 36.d of the MCX Rules,

- i) in sub-rule 3.1, clause d shall be deleted;
- ii) in sub-rule 3.1, for clause g, the following clause shall be substituted, namely:-

- “g. The approved users and / or sales personnel of Authorised Persons shall have the necessary certification of the respective segments at all points of time.”;
- iii) in clause 3.2, in sub-clause (b), for the words “commodity derivatives contracts”, the word “securities” shall be substituted;
 - iv) sub-rule 3.3 and clauses a. and b. thereunder shall be deleted;
 - v) sub-rule 4.2 shall be deleted;
 - vi) for sub-rule 4.6, the following sub-rule shall be substituted, namely:-

“4.6 The Member and the Authorised Person shall enter into written agreements(s) in the form(s) specified by the Exchange. The agreement shall, inter alia, cover scope of the activities, responsibilities, confidentiality of information, commission sharing, termination clause, etc.”;

- vii) after sub-rule 4.7, the following sub-rules shall be inserted, namely:-

- “4.8 The Member shall be responsible for all acts of omission and commission of the Authorised Person.
- 4.9 A partner or director of an Authorised Person shall not be appointed as an Authorised person of another Member of the Exchange.”;

- viii) in sub-rule 5.2, after the word “commodities”, the symbol and word “/ securities” shall be inserted;
- ix) sub-rule 6.1 shall be deleted;
- x) in sub-rule 6.2, for the words and figures “execution of the Agreement as stated at clause 6.1 above”, the following words, symbols & figures shall be substituted, namely:-
“receipt of communication regarding registration of Authorised Person by the Exchange subject to conditions mentioned in sub-rule 6.9, 6.10 and other sub-rules mentioned hereunder.”;
- xi) in sub-rule 6.6, for the figure and words “15 days before the change”, the figure and words “30 days before such change or such other days as may be specified by the SEBI or the Exchange” shall be substituted;
- xii) in sub-rule 6.9, after the word “commodities” wherever it occurs, the symbol and word “, securities” shall be inserted;
- xiii) in clause 6.10, after the word “commodities”, the symbol and word “, securities” shall be inserted;
- xiv) in sub-rule 6.12, the words and symbols “as the case may be, including Member and Constituents Agreement, Client Registration Form and Risk Disclosure Document” shall be deleted;
- xv) in sub-rule 7.1,in clause a), the symbol, acronym, and words “, PAN number of all the Members/Directors by whatever name called of the Managing Committee / Governing Body of a co- operative society along with photographs” shall be deleted.

14. In Rule 39.a of the MCX Rules.-

- i) in clause (vii), the symbol and words “/deemed surrender of membership” shall be deleted;
- ii) in clause (xi), before the words “rejection of”, the following words shall be inserted, namely:-
“Failure to submit any document(s) for SEBI registration or application submitted to SEBI for registration is withdrawn by the Exchange or”.

15. After the paragraph below clause (xii) of Rule 39.a of the MCX Rules. the following Rules shall be inserted, namely:-

“b. Notwithstanding anything contained in the Articles, Bye laws, Rules and Business Rules of the Exchange, an existing Member (admitted as Exchange Member before September 28, 2015) who had not applied for SEBI registration and fails to apply for SEBI registration within such time as may be specified by the Exchange, after clearing all Exchange dues and by meeting all the ~~criteria~~ for registration with

the SEBI as a new member, shall cease to be the Member of the Exchange. The applications received from the existing Members before expiry of the time so specified shall be processed by the Exchange as per the extant provisions of SCRA/SCRR/SEBI Circulars and forwarded to SEBI for registration:

- c. In case of failure to apply for SEBI registration within the time so specified, the Exchange shall refund the deposits (including BMC), if any, to the persons who ceased to be the Exchange Members in terms of sub-rule (b) after adjusting all their pending dues, outstanding contracts and charges, connectivity related dues, fees, penalties, any unfulfilled obligations including pending arbitration claims/ investor complaints / other grievances/ claims, disciplinary action, etc., and subject completion of pending inspection, if any, and recovery of penalty, if any, arising therefrom and subject to such other procedures, terms and conditions as may be specified by the Exchange.
- d. In case the deposits including BMC of an existing Member who ceased to be Member of the Exchange in terms of sub-rule (b) fall short of total dues/penalties payable by him, the Exchange may recover the outstanding dues/penalties from such persons failing which such members shall be liable for expulsion/ being declared as defaulters. The decision of the Exchange shall be final and binding on all existing Members in the matter of determination of Exchange dues/penalties and recovery thereof. However, the Exchange reserves the right to accept the surrender request from such persons without insisting for recovery of outstanding dues (except penalties and/or charges of similar nature), in its own discretion.”.

16. In Rule 40 of the MCX Rules, in paragraph 4,-

- i) the words “and vest with the Exchange” shall be deleted;
- ii) for the word “Board” wherever it occurs, the words “Relevant Authority” shall be substituted;
- iii) after the word “irreversible”, the following words and symbol shall be inserted, namely:-
“unless allowed by the Relevant Authority authorized to approve the surrender applications, upon being satisfied with the reasons for such revocation”.

17. In Rule 41 of the MCX Rules,-

- i) in sub-rule a, in clause (v), after the words “Clearing House” wherever they occur, the symbol and words “/ Clearing Corporation” shall be inserted;
- ii) in sub-rule d, for the words “commodity derivatives”, the word “securities” shall be substituted.

18. In Rule 42 of the MCX Rules, in sub-rule b, after the words “Clearing House” wherever they occur, the symbol and words “/Clearing Corporation” shall be inserted.

19. In Rule 44 of the MCX Rules, after sub-rule c., the following sub-rule shall be inserted, namely:-

- “d. Notwithstanding anything contained in the Bye-Laws and Rules of the Exchange, if an Exchange Member is an Associate of any Member(s) who is declared a

defaulter by any recognized Stock Exchange, such Exchange Member shall render itself liable for expulsion or suspension or to be declared a defaulter by the Relevant Authority.”.

20. In Rule 51 of the MCX Rules, after the words “any Committee”, the following words shall be inserted, namely:-

“unless the relevant authority or other Committee so permits”.

Place: Mumbai
Date: 27.06.2017

Dr. Raghavendra Prasad
SVP- Legal
Authorised Signatory

MULTI COMMODITY EXCHANGE OF INDIA LIMITED MUMBAI

The Securities and Exchange Board of India (SEBI), in exercise of its powers under Section 9 of the Securities Contracts (Regulation) Act, 1956, has, vide its letter SEBI/HO/CDMRD/DEA/OW/P/2017/013352/1 dated June 09, 2017, approved amendments to the Bye-laws of Multi Commodity Exchange of India Limited (MCX or the Exchange) proposed by the Exchange vide its letter No. MCX/SEBI-13/CRO/2017 dated February 15, 2017. The amendments to the Bye-laws of the Exchange approved by SEBI are as under and these amendments shall be effective from the date of its publication in the Gazette of India.

AMENDMENTS IN THE BYE-LAWS OF MCX

I. In Bye-law 2 of the MCX Bye-laws,-

i) after Bye-law 2.1.1, the following Bye-law shall be inserted, namely:-

“2.1.1A. The Companies Act 2013 and Rules made thereunder, and the Depositories Act, 1996.”;

ii) after Bye-law 2.3.1, the following Bye-laws shall be inserted, namely:-

‘2.3.1A.“American Style option contract” means an option contract which may be exercised on any day on or before the expiration day.:

2.3.1B.“Assignment” means an allocation of an option contract which is exercised, to a short position in the same option contract, at the same strike price, for fulfilment of the obligation, in accordance with the procedure as may be specified by the Relevant Authority, from time to time.;

iii) for Bye-law 2.3.3, the following Bye-law shall be substituted, namely:-

‘2.3.3 “Approved User” means a person employed or engaged by a member of an Exchange in his/their own exclusive arrangement with the permission of the Exchange for trading in the automated trading system or any other trading system approved by the Exchange.’:

iv) in Bye-law 2.3.11, after the words “Regulations of the Exchange and the Clearing House” the following words shall be inserted, namely:-

“or Clearing Corporation”;

v) after Bye-law 2.3.15(a), the following Bye-law shall be inserted, namely:-

2.3.15(b).“Cash Settled Contract” means a contract in derivatives which shall be performed by cash settlement rather than delivery of the underlying. ’;

vi) in Bye-law 2.3.16,-

- a) after the words "Certified warehouse receipt" the following symbols and words shall be inserted, namely:-

" /storage receipt/vault receipt":

- b) after the words "certified warehouse" the symbol and word "vault" shall be inserted:

vii) for Bye-law 2.3.17, the following Bye-law shall be substituted, namely:-

'2.3.17."Certified warehouse" means the Exchange Certified/ Approved/ accredited / designated Warehouse and which includes any place of storage, godown, warehouse, tank, cold storage, silo, store house, vault or any type of storage facility whether temporary or permanent approved by the Exchange or any agency authorized by it and designated as such for storage or for making deliveries to and taking delivery of commodities for fulfilling contractual obligations resulting from transactions in commodity derivatives.':

viii) in Bye-law 2.3.19, after the words "the Exchange appointed by the Board" the following words shall be inserted, namely:-

"of Directors of Multi Commodity Exchange of India Limited.":

ix) in Bye-law 2.3.29, for the words and symbol "forward/futures contracts" the words "contracts traded on the Exchange" shall be substituted:

x) in Bye-law 2.3.32, the word "commodity" shall be deleted:

xi) in Bye-law 2.3.34, after the words " the delivery period through issue of delivery orders" the following symbol and words shall be inserted, namely:-

" / by way of delivery";

xii) in Bye-law 2.3.35,-

- a) after the words "'Delivery order' means an order" the symbol and word " intention" shall be inserted;
- b) the words "in favour" shall be deleted;
- c) after the words "to the Clearing House" the symbol and words " / Clearing Corporation" shall be inserted;

xiii) for Bye-law 2.3.36, the following Bye-law shall be substituted, namely:-

'2.3.36. 'Delivery order rate' means the rate at which delivery order / delivery shall be allocated on the designated tender day or on the contract expiry date.

- Explanation: On expiry date the delivery order rate shall be the Due Date Rate (DDR).':

xiv) in Bye-law 2.3.37,-

- a) after the words “other document of title to goods” the words “or security” shall be inserted;
- b) the words “by issue of delivery order” shall be deleted;

xv) Bye-law 2.3.39 shall be deleted;

xvi) in Bye-law 2.3.40, after the word “commodities” the words “or securities” shall be inserted:

xvii) in Bye-law 2.3.42, after the words “specific commodity” the words “or security” shall be inserted;

xviii) after Bye-law 2.3.44, the following Bye-law shall be inserted, namely:-

‘2.3.44A. “Exchange Certified/ Approved/ empaneled/ accredited / designated/ appointed assayer” means an agency approved as such by the Exchange/Relevant Authority for quality testing and certification of the commodities as per relevant contract specification and circulars issued from time to time.’

xix) Bye-law 2.3.45 shall be deleted;

xx) after Bye-law 2.3.45A, the following Bye-laws shall be inserted, namely:-

‘2.3.45B. “Exercise” means the invocation of right, in accordance with and subject to Rules, Byelaws and Regulations of Exchange or Clearing Corporation, by the option holder.;

2.3.45C. “Exercise Price or Strike Price” is the price per unit of trading at which the option holder has the right either to buy or sell the underlying upon exercise of the option.;

2.3.45D. “Exercise Settlement Price”, in respect of Exercise Settlement, is the closing price of the underlying on the day of exercise or such other price of the underlying as may be decided by the Relevant Authority, from time to time.;

2.3.45E. “Exercise Settlement Value” in respect of Exercise Settlement means the difference between the Strike Price and the Exercise Settlement Price for each unit of trading of the option contract for the purpose of settlement.;

2.3.45F. “Exercise Style” of an option refers to the price at which and/or time as to when the option is exercisable by the holder. It may either be an American style option or an European style option or such other

exercise style of option as the Relevant Authority may prescribe from time to time.:

2.3.45G. "Expiry Day or Expiration Day" means the last day for trading of the contract.;

2.3.45H. "Expiration time" is the close of business hours on the expiration day of the option contract or such other time as may be specified by the Relevant Authority from time to time.:

2.3.45I. "European Style option contract" means an option contract which may be exercised on the expiration day on or before the expiration time.;

- xxi) in Bye-law 2.3.51, after the words " 'Futures Contract' means a" the words "forward contract or" shall be deleted;
- xxii) in Bye-law 2.3.52 after the words "pertaining to all commodities" the words "or securities" shall be inserted;
- xxiii) in Bye-law 2.3.56, after the words "specific commodity" the words "or security" shall be inserted;
- xxiv) in Bye-law 2.3.59, after the words "a contract month for a commodity" the words "or security" shall be inserted;
- xxv) in Bye-law 2.3.62, after the words "selling of contracts in specific commodities" the words "or securities" shall be inserted;
- xxvi) in Bye-law 2.3.65, after the words "Clearing House" wherever they occur, the symbol and words "/ Clearing Corporation" shall be inserted;
- xxvii) in Bye-law 2.3.68, after the word "commodities" the words "or securities" shall be inserted;
- xxviii) in Bye-law 2.3.69, after the words "a person in a commodity" the words "or security" shall be inserted;
- xxix) after Bye-law 2.3.70, the following Bye-laws shall be inserted, namely:-

2.3.70A."Option Contract is a type of contract in derivatives which gives the buyer/holder of the contract the right (but not the obligation) to buy/sell the underlying at a predetermined price within or at end of a specified period. The option contract which gives a right to buy

is called a Call Option and the option contract that gives a right to sell is called a Put Option.;

2.3.70B. "Option buyer" is a person who has bought an option contract.;

2.3.70C. "Option seller" is a person who has sold an option contract.';

- xxx) in Bye-law 2.3.71, after the words "specific commodities" the words "or securities" shall be inserted;
- xxxi) in Bye-law 2.3.74, after the words "making available funds" the symbols and words "/ commodities / securities" shall be inserted;
- xxxii) in Bye-law 2.3.75, after the words "by way of payment of funds" the symbols and words "/ commodities / securities" shall be inserted;
- xxxiii) in Bye-law 2.3.76, after the words "Exchange means release of funds" the symbols and words "/ commodities / securities" shall be inserted;
- xxxiv) in Bye-law 2.3.77, after the words "required to release funds" the symbols and words "/ commodities / securities" shall be inserted;
- xxxv) after Bye-law 2.3.77 as so amended, the following Bye-laws shall be inserted, namely:-
 - 2.3.77A."Premium" is the price which the buyer of the option pays to the seller of the option for the rights conveyed by the option contract.');
- xxxvi) in Bye-law 2.3.81, after the words "specified commodities" the words "or securities" shall be inserted;
- xxxvii) in Bye-law 2.3.83, for the words "Board" the words "Governing Board of the Exchange" shall be substituted;
- xxxviii) after Bye-law 2.3.89, the following Bye-laws shall be inserted, namely:-
 - 2.3.89A. "Settlement Amount" shall include premium settlement amount and/ or exercise settlement amount and/ or such other amount as may be decided by the Relevant Authority from time to time';
- xxxix) in Bye-law 2.3.92, after the words "contract month for a commodity" the words "or security" shall be inserted;
- xl) after Bye-law 2.3.92 as so amended, the following Bye-law shall be inserted, namely:-

‘2.3.92A. “Square off / Close Out” means off-setting partly or fully a long or short position held by a member or client.’

xli) after Bye-law 2.3.95, the following Bye-law shall be inserted, namely:-

‘2.3.95A.“Strike price interval“ is the gap between any two successive strike prices which the Relevant Authority may prescribe from time to time.’;

xlii) in Bye-law 2.3.96, after the words “ trade are different” the following words shall be inserted, namely:-

“and include deals that subvert the fair price discovery mechanism”;

xliii) for Bye-law 2.3.103, the following Bye-law shall be substituted, namely:-

‘2.3.103. “Trading Member” means ‘stock broker’ as defined under section 2(1)(gb) of SEBI(Stock Broker and Sub Brokers) Regulations, 1992, as admitted by the Exchange.’.

xliv) in Bye-law 2.3.106, after the words “divisions into which the commodities” the word “securities” shall be inserted;

xlv) after Bye-law 2.3.108A, the following Bye-law shall be inserted, namely:-

‘2.3.108B.“Type of option” means the classification of an option as either a put or a call or any other option as may be prescribed by the Relevant Authority.’;

xlvi) for Bye-law 2.3.109, the following Bye-law shall be substituted, namely:-

‘2.3.109. “Underlying” or ‘underlying commodity’ or ‘underlying security’ means the commodity or security with reference to which ready, forward, futures, options, price indices, or an index based on underlying goods or activities , services, rights , interests and events and other contracts are permitted to be traded by the Exchange from time to time.’;

xlvii) in Bye-law 2.3.113, after the words and symbols “silos, store house,” the words “vault etc.” shall be inserted;

xlviii) in Bye-law 2.3.114, after the symbol and word “ ‘Warehouse” the symbol and word “ / vault” shall be inserted;

xlix) after the Bye-law 2.3.114 as so amended, the following Bye-law shall be inserted, namely:-

‘2.3.114A. “Warehouse Service Provider (WSP)” means an agency approved and accredited by the Exchange for storage and preservation of commodities.’.

2. In Bye-law 3 of the MCX Bye-laws,-

- i) in Bye-law 3.1,-
 - a) the words “or Clearing Corporation” shall be deleted;
 - b) after the words “contracts in commodities” the symbol and word “, securities” shall be inserted;
 - c) after the words and symbols “clearing, settlement,”, the words “spot price polling mechanism” shall be inserted;
 - d) after the words “related thereto”, the following words and symbols shall be inserted, namely:-
 “and administration of penalties, fines and other consequences, including suspension/expulsion for defaults or violation and media policy”.
- ii) in Bye-law 3.1.1, after the words “empowered for the purpose may provide for” the word “Business” shall be inserted;
- iii) in Bye-law 3.1.1.1,-
 - a) in clause a., after the words “specified commodities,” the word “securities,” shall be inserted;
 - b) in clause e., after the words “different commodities” the words “and securities” shall be inserted;
- iv) in Bye-law 3.1.1.3,-
 - a) in clause e., the words “ Rules and” shall be deleted;
 - b) in clause g.. for the word “keepers” wherever it occurs, the words “service providers” shall be substituted;
 - c) for clause i. the following clause shall be substituted, namely:-
 - ‘i. Norms and procedures for availing services from surveyors, assaying agencies, quality testing and certification laboratories/agencies, assayers, approved laboratories and other appropriate authorities and agencies for quality specifications of commodities deposited for delivery against contracts traded on the Exchange and for settling quality disputes arising out of deliveries.’;
 - d) in clause l. after the words “different commodities” the words “and securities” shall be inserted;
 - e) after clause m.. the following clause shall be inserted, namely :-

'n. Norms and procedures for availing services from agency (ies) for undertaking audits of the Warehouse Service Providers and Warehouses.';

3. In Bye-law 4 of the MCX Bye-laws.-

- i) in Bye-law 4.1, for the words "other instruments" the word "securities" shall be substituted;
- ii) in Bye-law 4.6,-
 - a) after the words "the Clearing House" wherever they occur, the words "or Clearing Corporation" shall be inserted;
 - b) the word "thereunder" shall be deleted;
 - c) after the words "by the Exchange" the words "and the Clearing Corporation" shall be substituted;
- iii) in Bye-law 4.7, the word "strictly" shall be deleted;
- iv) in Bye-law 4.8, the word "futures" shall be deleted;
- v) in Bye-law 4.9, after the words "Clearing House" wherever they occur, the words "or Clearing Corporation" shall be inserted;
- vi) in Bye-law 4.10, after the words "Clearing House" the symbol and words "/ Clearing Corporation" shall be inserted;
- vii) in Bye-law 4.11, after the words "Clearing House" the symbol and words "/ Clearing Corporation" shall be inserted;
- viii) in Bye-law 4.12, after the words "specified for that contract and" the words and symbol "in the case of commodity derivatives." shall be inserted;
- ix) in Bye-law 4.15, the words "Rules and" shall be deleted;
- x) in Bye-law 4.18, in clause b, after the words "All outstanding contracts" the words "for commodities" shall be inserted;
- xi) in Bye-law 4.19, after the words "group of commodities" the words "or the Relevant Authority" shall be inserted;
- xii) for Bye-law 4.20, the following Bye-law shall be substituted, namely:-
 - 4.20. The Board or the Committees appointed for the purpose shall determine the norms and Procedures for storage and dealing in commodities stored in warehouses, delivery procedure, methods of

sampling, testing, quality certification, determination of grades and validity / final expiry period, determination of quality and variety, survey, transportation, packing, weighing, applicability of deductions and allowances, and final settlement procedures.”;

- xiii) in Bye-law 4.23, for the words “forward contracts in” the following words shall be substituted, namely:-

“commodity derivatives and securities as may be permitted for trading on the Exchange by SEBI.”;

- xiv) in Bye-law 4.24, after the word “commodities” the words “ and securities” shall be inserted:

4. After Bye-law 4 of the MCX Bye-laws, the following Bye-laws shall be inserted, namely:-

‘4A. DEALINGS IN OPTIONS

- 4A.1 The Relevant Authority may from time to time introduce new contracts such as options as permitted by SEBI at such strike prices ('in the money', 'at the money or near the money' and 'out of the money') for put /call options respectively for every month after the expiry of immediate preceding contract.
- 4A.2 The Relevant Authority may from time to time prescribe the exercise style of an option.
- 4A.3 The Exchange may at any time introduce additional series of option contracts with different exercise prices based on changes in the value of the underlying or such other factors and circumstances including investor interest, market conditions, etc. as may be decided from time to time.
- 4A.4 The Exchange may at its discretion suspend trading in contract in derivatives, inter alia, on the following grounds:
- (a) suspension of trading in the underlying securities;
 - (b) for protection of the interests of the investors;
 - (c) for the purpose of maintaining a fair and orderly market.
- 4A.5 If the Relevant Authority is of the opinion that a particular underlying no longer meets its requirements for options trading or is not eligible for trading or if the Relevant Authority decides to discontinue trading in a particular options series for such reason(s) as it may deem fit, it may stop introducing new options on that underlying and may in such circumstances impose restrictions on transactions that open new positions in options series that have been previously introduced.
- 4A.6 The Relevant Authority may discontinue trading in a particular option contract if there are no open positions in such a contract.

4A.7 The Relevant Authority may limit the total number of puts or calls on the same underlying that a single investor or group of investors acting in concert may exercise during such time period as may be prescribed by the Relevant Authority from time to time. The Relevant Authority may also limit the maximum number of options on the same side of the market (i.e.. calls held plus puts written or puts held plus calls written) with respect to a single underlying that may be carried in the accounts of a single investor or group of investors acting in concert.'

5. In Bye-law 5 of the MCX Bye-laws,-

- i) in clause c of Bye-law 5.2.1,-
 - a) after the words "more or all commodities" the symbol and words "/ securities in one or more segments" shall be inserted;
 - b) for the words "one day" the words "for such number of days as may be deemed necessary" shall be substituted;
- ii) in Bye-law 5.2.2, after the words "one or more or all commodities" the symbol and word "/ securities" shall be inserted;
- iii) in Bye-law 5.3,-
 - a) for the word "instruments" the word "securities" shall be substituted;
 - b) the words "Rules and" shall be deleted;
- iv) in Bye-law 5.5,-
 - a) the words "Rules and" shall be deleted;
 - b) after the words "any particular trading day" the words "or days" shall be inserted;
- v) in Bye-law 5.5.1, after the words "particular trading day" the words "or days" shall be inserted;
- vi) in Bye-law 5.10, after the words "trading of any such person" the words "for reasons" shall be inserted;
- vii) in Bye-law 5.14.1,-
 - a) after the words "specified commodities" the symbol and word "/ securities" shall be inserted;
 - b) the words "Rules and" shall be deleted;

- viii) in Bye-law 5.14.4, the words "Rules and" shall be deleted;
- ix) in Bye-law 5.16.1, in the first para, the words "Rules and" shall be deleted;
- x) in Bye-law 5.21, the words "Rules and" shall be deleted;
- xi) in Bye-law 5.27, the words "Rules and" shall be deleted.

6. In Bye-law 6 of the MCX Bye-laws,-

- i) in Bye-law 6.1.3, the words "for specified commodities" shall be deleted;
- ii) in Bye-law 6.1.6, the words "Rules and" shall be deleted;
- iii) in Bye-law 6.2, the words "Rules and" shall be deleted;
- iv) in Bye-law 6.4, after the words "in respect of any commodity" the symbol and word "/ security" shall be inserted.

7. In Bye-law 7 of the MCX Bye-laws,-

- i) in Bye-law 7.2, after the words "the Clearing House of the Exchange" the words "or Clearing Corporation" shall be inserted;
- ii) in Bye-law 7.3.2, after the words "the Clearing House of the Exchange" the words and symbol "or Clearing Corporation;" shall be inserted;
- iii) in Bye-law 7.3.3, the words "Rules and" shall be deleted;
- iv) in Bye-law 7.4, after the words "an Institutional Clearing Member" the words "or Institutional Trading-cum-Clearing Members" shall be inserted;
- v) in Bye-law 7.5, after the words "Institutional Clearing Member" wherever they occur, the words "or Institutional Trading-cum-Clearing Members" shall be inserted;
- vi) in Bye-law 7.6, after the words "Institutional Clearing Member" the words " or Institutional Trading-cum-Clearing Members." shall be inserted;
- vii) in Bye-law 7.8.1, after the words "specified commodities" the symbols and word "/ securities," shall be inserted;
- viii) in Bye-law 7.8.2, in clause (a), after the words "fails to deliver goods" the words " or security" shall be inserted;
- ix) in Bye-law 7.9.4,-
 - a) after the words "Clearing House" the symbol and words " / Clearing Corporation" shall be inserted;

- b) after the words "Clearing House of the Exchange" the symbol and words " / Clearing Corporation" shall be inserted;
- x) in Bye-law 7.9.5, after the words " Clearing House" the symbol and words " / Clearing Corporation" shall be inserted.

8. In Bye-law 8 of the MCX Bye-laws,-

- i) in Bye-law 8.2.1, after the words "Clearing House of the Exchange" the words " or Clearing Corporation" shall be inserted;
- ii) in Bye-law 8.2.3,-
 - a) for the word "future" the word "all" shall be substituted;
 - b) after the words "subject to commodity" the symbol and word " / security" shall be inserted;
- iii) in Bye-law 8.3,-
 - a) for the words "Margin accounts" the symbols and words "All positions (including those which are squared off during the day)" shall be substituted;
 - b) after the words "the Clearing House of the Exchange" wherever they occur, the words "or Clearing Corporation" shall be inserted;
- iv) in Bye-law 8.5, for the words " measures including" the following words shall be substituted, namely:-

"immediate measures including square off of outstanding open positions. The Exchange may also take";
- v) in Bye-law 8.6.3, for the words " from commodity to commodity and for different contract months." the following words shall be substituted, namely:-

"for the different contracts permitted to trade on the Exchange.":
- vi) in Bye-law 8.6.4, for the words "Margin accounts" the words "All positions" shall be substituted;
- vii) in Bye-law 8.6.5, for the words "close out" the words "square off" shall be substituted;
- viii) in Bye-law 8.6.6, for the words "close out" the words "square off" shall be substituted;

- ix) in Bye-law 8.6.7,-
 - a) for the words "close out" the words "square off" shall be substituted;
 - b) after the words "Clearing Member" the words "as per the procedure laid down by the Exchange" shall be inserted;
- x) in Bye-law 8.9, after the words "Clearing House" the words "or Clearing Corporation" shall be inserted;
- xi) in Bye-law 8.12,-
 - a) after the words "Clearing House" the symbol and word "/ Clearing Corporation" shall be inserted;
 - b) after the words "approved Bank" the symbol and word "/ Custodian" shall be inserted.

9. In Bye-law 9 of the MCX Bye-laws,-

- i) in Bye-law 9.1, after the words "The Clearing House of the Exchange" the words "or Clearing Corporation" shall be inserted;
- ii) in Bye-law 9.2, the word "futures" shall be deleted;
- iii) in Bye-law 9.3,-
 - a) after the words "Clearing House" the symbol and word "/ Clearing Corporation" shall be inserted;
 - b) after the words "Clearing House Committee" the symbol and words "/ Clearing Corporation";
- iv) in Bye-law 9.4, the words "Clearing House" wherever they occur, the symbol and words "/ Clearing Corporation";
- v) in Bye-law 9.6,-
 - a) the words "and marked to market by the Clearing House" shall be deleted;
 - b) for the words "specified commodities", the words and symbol "commodities/securities" shall be substituted.
- vi) in Bye-law 9.8.1, after the words "in the same commodity" the words " or security" shall be inserted;
- vii) in Bye-law 9.9.2, after the words 'Clearing House" wherever they occur, the words " or Clearing Corporation" shall be inserted;
- viii) in Bye-law 9.9.3, after the words "Clearing House" the words "or Clearing

Corporation" shall be inserted:

- ix) in Bye-law 9.10.1, the word "commodity" shall be deleted;
- x) in Bye-law 9.10.3.-
 - a) the word "and" shall be deleted;
 - b) after the words "Clearing House" the words "or Clearing Corporation" shall be inserted;
 - c) for the words "succeeding market" the words "succeeding mark" shall be substituted;
- xi) in Bye-law 9.17, in clause 3, in the Explanation, after the words "is determined", the words "at the end of the trading day" shall be inserted;
- xii) after Bye-law 9.17, the Bye-laws shall be inserted, namely:-

9.18. Right of Clearing House / Clearing Corporation

"9.18.1 The right of the Clearing Corporation to recover the dues from its clearing members, arising from the discharge of their clearing and settlement functions, from the collaterals, deposits and the assets of the clearing members, shall have priority over any other liability of or claim against the clearing members."

10. In Bye-law 10 of the MCX Bye-laws.-

- i) in Bye-law 10.1,-
 - a) after the word "commodity" the symbol and word "/ security" shall be inserted;
 - b) the word "Orders" shall be deleted;
 - c) after the words "Clearing House" the words "or Clearing Corporation" shall be inserted;
- ii) in Bye-law 10.2,-
 - a) after the words "contract month in a commodity", the symbol and word " / security" shall be inserted;
 - b) the words "Tender days and Delivery period shall end on or before the last day of trading of the relevant contract month.", shall be deleted;
- iii) in Bye-law 10.3, after the words "delivery orders" the symbol and word " / Delivery" shall be inserted;
- iv) in Bye-law 10.6,-
 - a) after the words "issues Delivery Order" the symbol and word " /

- delivery" shall be inserted;
- b) after the words "a Delivery Order" the symbol and word "/ delivery" shall be inserted;
- v) in Bye-law 10.7.-
- a) after the words "the delivery order" the symbol and word "/ delivery" shall be inserted;
 - b) for the words "these Bye-Laws" the words "the contract specifications" shall be substituted;
- vi) for Bye-law 10.8, the following Bye-law shall be substituted, namely:-
- '10.8. A buyer shall pay to the Clearing House or Clearing Corporation the value of delivery allocated on his account by the Exchange within such time as may be specified, of getting intimation to such effect from the Exchange. After getting full price of delivery from the buyer as per delivery order/delivery allocated to him, the Exchange will assign the delivery order /delivery to him and the money will be passed on to the seller. The Clearing House or Clearing Corporation will conduct supplementary settlement for adjustments relating to quality, quantity and freight factors, etc. as the case may be.';
- vii) for Bye-law 10.9, the following Bye-law shall be substituted, namely;-
- '10.9. An Exchange Member desiring to tender goods against an open short position in the maturing contract shall send Delivery Orders to the Clearing House / Clearing Corporation through his Clearing Member upto such time on the tender days and in such form as may be decided by the Relevant authority.';
- viii) in Bye-law 10.10,-
- a) after the words "Delivery Orders" wherever they occur, the symbol and word "/ delivery" shall be inserted;
 - b) after the words "Delivery Order" the symbol and word "/ delivery" shall be inserted;
- ix) in Bye-law 10.11, after the words "At the time of issuing the Delivery Order" the symbol and word "/ delivery" shall be inserted;
- x) in Bye-law 10.12,-
- a) for the words "surveyor's certificate" the words "certificate issued by the surveyors or agencies including laboratories" shall be substituted;
 - b) after the words " the delivery order" the symbol and word "/ delivery" shall be inserted;
- xi) in Bye-law 10.13,-

- a) after the words “Delivery Orders” wherever they occurs, the symbol and word “/ delivery” shall be inserted;
 - b) after the words “delivery order” the symbol and words “/ Delivery” shall be inserted;
- xii) in Bye-law 10.16,-
- a) after the words “the delivery order” the symbol and word “/ delivery” shall be inserted;
 - b) the words “and also a penalty in addition thereto” shall be deleted;
- xiii) in Bye-law 10.17, after the words “through delivery orders” the symbol and word “/ delivery” shall be inserted;
- xiv) in Bye-law 10.18,-
- a) after the words “Clearing House” wherever they occur, the symbol and word “/ Clearing Corporation” shall be inserted;
 - b) after the word “commodities” wherever it occurs, the symbol and word “/ securities” shall be inserted;
 - c) the sentence “The shortfall if any, on account of such defaulting clearing member shall be distributed among all other Clearing Members who have to receive payment from the Clearing House on pro rata basis according to the amounts payable to each of them.” shall be deleted;
- xv) in Bye-law 10.19, after the words “delivery orders” the symbol and word “/ delivery” shall be inserted;
- xvi) in Bye-law 10.20, after the words “Clearing House” the symbol and words “/ Clearing Corporation” shall be inserted.

11. In Bye-law 12 of the MCX Bye-laws.-

- i) in Bye-law 12.1.1, for the words “commodity futures,” the symbol and word “securities” shall be substituted;
- ii) for Bye-law 12.1.3, the following bye-law shall be substituted, namely:-

“12.1.3 The minimum corpus of the Settlement Guarantee Fund shall be as specified by SEBI from time to time.”.
- iii) in Bye-law 12.2,-
 - a) in clause 1, for sub-clause e., the following sub-clause shall be substituted, namely:-

“e. Additional Exchange contribution to meet the shortfall in full, as indicated in the quarterly risk assessment on SGF. In case the Exchange is having sufficient funds available in the ~~Settlement~~ Guarantee Fund to

meet the contingent risk, then the Exchange will not make any contribution.”;

b) for clause 6, the following clause shall be substituted, namely:-

“12.2.6 The Defaulter’s Committee of the Exchange shall manage the Settlement Guarantee Fund of the Exchange.”.

- iv) in Bye-law 12.4, after the words “Clearing House” wherever they occur, the words “or Clearing Corporation” shall be inserted;
- v) in Bye-law 12.5, for the words “as may be provided for by the Board in the relevant Rules and Regulations in force”, the words “as per investment policy of SGF corpus as formulated by the relevant authority in accordance with norms specified by SEBI” shall be substituted;
- vi) in Bye-law 12.6, for clause 1, the following clause shall be substituted, namely:-
 “12.6.1 The Exchange shall maintain Settlement Guarantee Fund which shall be used by the Exchange for the purpose of providing settlement guarantee and for such other purpose as may be specified by SEBI.”.
- vii) for Bye-law 12.8, the following Bye-law shall be substituted, namely:-

“12.8 DEFAULT WATERFALL

The default waterfall of the Exchange shall be in the following order:

- i. Defaulting member’s monies (including contribution to SGF)
- ii. Insurance, if any
- iii. Exchange resources equal to 5% of SGF
- iv. SGF resources in the following order:
 - a. Penalties and investment income on SGI
 - b. 25% of Exchange contribution to SGF
 - c. Remaining (non-defaulting members’ and exchange) contribution to SGF on pro-rata basis.
- v. Remaining exchange resources (excluding INR 100 crore*)
- vi. Capped additional contribution by non-defaulting members (equal to their required contribution to SGF)
- vii. Any remaining losses to be covered by way of pro-rata haircut to pay-outs.

*INR 100 crore to be excluded only when remaining exchange resources are more than INR 100 crores.”

viii) Bye-law 12.9.1 shall be deleted.

ix) Bye-law 12.9.2 shall be deleted

x) in Bye-law 12.14, the sentence occurring immediately after the title “Limitation of Liability” shall be deleted.

12. In Bye-law 12A of the MCX Bye-laws,

- i) in Bye-law 12A.2, after clause b) the following clause shall be inserted. namely:-
- “e) to provide monetary relief to investors during the course of pendency of proceedings, as per the guidelines/circulars issued by SEBI from time to time.
- ii) in Bye-law 12A.3, for clause (b), the following clause shall be substituted. namely:-
- “(b) All the penalties levied and collected by the Exchange, except for the settlement related penalties (including penalties from delivery default), shall be part of the Investor Protection Fund after deducting the cost of administration not exceeding 10 percent.”
- iii) in Bye-law 12A.4, for the word “three”, the word “four” shall be substituted;
- iv) in Bye-law 12A.5, at the end after the words “accounts of the Exchange” the following sentence is proposed to be inserted, namely:-
- “The Exchange shall disclose in their financial statements, the IPF Trust as a related party as well as the details of transactions between the Exchange and IPF Trust as per Accounting Standard AS-18.”
- v) in Bye-law 12A.10, in clause b), after the words “at the discretion of the Trust” the following sentence shall be inserted, namely:-
- “Any claim received after three years from the date of expiry of the specified period and not processed by the IPF Trust will be dealt with as civil dispute.”
- vi) in Bye-law 12A.10, in clause (d), for the words and symbol “Commodity Futures Contract/s”, the words and symbol “securities contract(s)” shall be substituted;
- vii) in Bye-law 12A.11, in clause (a).-
- a) after the words “in commodities”, the symbol and word “/ securities” shall be inserted;
- b) after the words “any commodity”, the symbol and word “/ security” shall be inserted.
- viii) for Bye-law 12A.20, the following Bye-law shall be substituted, namely:-
- “12A.20 The Trustees shall invest all monies of the Fund as per the relevant provisions of Indian Trust Act, 1882 and section 11(5) Income Tax Act, 1961 or as may be specified by SEBI from time to time. All investments and banking accounts of

the Fund shall be kept by the Trustees in the name of the Fund.”.

- ix) in Bye-law 12A.23, in clause a., after the words “the sitting fees” following words shall be inserted, namely:-
“fixed with the prior approval of SEBI”.
- 13. In Bye-law 13.8, after the words “underlying commodity” the symbol and word “/security” shall be inserted.
- 14. In Bye-law 14 of the MCX Bye-laws,-
 - i) in Bye-law 14.1.1, for the word “futures” wherever they occur, the word “securities” shall be substituted;
 - ii) in Bye-law 14.1.16, after the word “commodities”, the symbol and word “/securities” shall be inserted;
 - iii) in Bye-law 14.2.4, after the word “commodities” the symbol and word “/securities” shall be inserted;
 - iv) in Bye-law 14.2.5, after the word “commodities” the symbol and word “/securities” shall be inserted;
 - v) in Bye-law 14.2.8, after the words “non-fulfilment of contractual” the word “obligations” shall be inserted;
- 15. In Bye-law 14A of the MCX Bye-laws,-
 - i) in Bye-law 14A.2,
 - a) in clause b), after the word “commodities” the symbol and word “/securities” shall be inserted;
 - b) in clause d), after the word “commodities”, the symbol and word “/securities” shall be inserted;
 - c) in clause e), after the word “commodity”, the symbol and word “/security” shall be inserted;
 - d) in clause f), for the words “by goods”, the symbol and word “/securities” shall be substituted;
 - ii) in Bye-law 14A.3.
 - a) in clause a), after the word “Commodities”, the symbol and word “/securities” shall be inserted;
 - b) in clause b), after the word “commodities”, the symbol and word “/securities” shall be inserted;
 - iii) in Bye-law 14A.4.1, , for the words “commodity futures contracts” the words “ security contracts” shall be substituted;

iv) in Bye-law 14A.4.2.

a) in clause a, after the words “commodity futures contracts”, the symbol and words “security contracts” shall be inserted;

b) in clause b:-

i) for the words “commodity futures market”, the words “ security market” shall be substituted;

ii) for the words “commodity futures contracts”, the words “security contracts” shall be substituted;

c) in clause c:-

i) after the words “commodity”, the symbol and word “/security” shall be inserted;

ii) for the word “futures contracts” the words “security contracts” shall be substituted;

d) in clause d:-

i) for the words “commodity futures”, the word “securities” shall be substituted;

ii) for the words “commodity contracts”, the words “security contracts” shall be substituted;

v) in Bye-law 14A.4.3, for the words “commodity futures” wherever they occur, the word “securities” shall be substituted;

vi) in Bye-law 14A.4.4,

a) in clause (a), for the words “commodity futures”, the word “securities” shall be substituted;

b) in clause (b), for the words “commodity futures” wherever they occur, the word “securities” shall be substituted;

c) in clause (c),

i) for the word “commodities futures”, the word “securities” shall be substituted;

ii) for the words “transfer of commodities”, the words and symbols of “transfer of commodities/securities” shall be substituted;

iii) for the words “price of the commodities”, the words and symbol “price of the commodities/securities” shall be substituted;

iv) for the words “futures contracts in commodities increasing” the words “contracts in securities increasing” shall be substituted;

16. In Bye-law 15 of the MCX Bye-laws,-

- a) in Bye-law 15.8, the words and symbols “The Exchange shall provide the list of approved surveyors and quality certification agencies and laboratories, which shall be used by the arbitrators to arrive at a solution to the disputes relating to quality or quantity/ weightment of goods delivered/tendered against a contract.” shall be deleted;
- b) in Bye-law 15.52.1, in clause a, after the words “commodities market”, the symbol and words “/securities market” shall be inserted.

17. In Bye-law 16 of the MCX Bye-laws,

- i) in Bye-law 16.1, after the word “Clearing House”, the symbol and words “/ Clearing Corporation” shall be inserted;
- ii) in Bye-law 16.2.2, in clause c, after the words “stocks of commodities”, the symbol and word “/securities” shall be inserted;
- iii) in Bye-law 16.4, after the words “underlying commodities”, wherever they occur, the symbol and word “/securities” shall be inserted.

Place: Mumbai
Date: 27.06.2017

Dr. Raghavendra Prasad
SVP- Legal
Authorised Signatory